SENATE BILL 93 (LRB -2007)

An Act to repeal 23.33 (3) (e), 165.81 (2), 167.31 (1) (b), 167.31 (1) (g), 167.31 (2) (a), 167.31 (2) (b), 167.31 (4) (am) 2. and 3., 167.31 (4) (bg), (bn) and (bt), 167.31 (4) (cm) and (d), 941.23, 941.235, 941.237, 941.295, 948.605 (1) (a) and (am), 948.605 (2) (b) 1. to 5. and 7. and 973.137 (1); to renumber 29.091, 29.621 (4), 167.30, 943.13 (1e) (a) and 947.01; to renumber and amend 167.31 (4) (am) 1. and 943.13 (2); to amend 29.089 (2), 29.314 (3) (a), 29.314 (4) (a), 48.685 (2) (bb), 50.065 (2) (bb), 59.54 (6), 66.0409 (3) (b), 110.07 (1) (a) 1., 110.07 (1) (a) 3., 110.07 (1) (b), 167.31 (2) (c), 167.31 (2) (d), 167.31 (2) (e), 167.31 (3) (title), 167.31 (3) (a), 167.31 (4) (a), 167.31 (4) (b), 167.31 (4) (c), 167.31 (4) (f), 345.11 (1s), 345.20 (2) (f), 895.527 (5) (a), 938.34 (14q), 938.78 (3), 939.22 (10), 939.632 (1) (e) 3., 941.299 (1) (a), 943.13 (1m) (b), 943.13 (3), 947.011 (2) (a) 1., 947.011 (2) (c) 1., 947.011 (2) (d), 948.605 (2) (title), 948.605 (2) (a), 948.605 (2) (b) (intro.), 948.605 (2) (b) 6., 968.255 (1) (a) 2., 971.37 (1m) (a) 2. and 973.055 (1) (a) 1.; and to create 29.091 (1), 29.314 (1) (ah), 29.621 (4) (a), 66.0409 (6), 167.30 (2), 167.31 (4) (at), 939.22 (11m), 941.232, 943.13 (1e) (aL), 943.13 (1e) (cm), 943.13 (1m) (c), 943.13 (2) (bm), 943.13 (6), 947.01 (2) and 948.605 (2) (b) 1m. of the statutes; relating to: going armed with weapons, possessing or transporting a firearm, bow, or crossbow under certain circumstances, disorderly conduct limitations, and electric weapons. (FE)

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05-10.	S.	Introduced by Senators Galloway, Grothman, Kedzie, Lazich, Leibham, Moulton, Holperin, Vukmir and Zipperer; cosponsored by Representatives Mursau, Kleefisch, August, Farrow, Kapenga, Kerkman, Kestell, Knilans, Knudson, Kooyenga, Kramer, Krug, Kuglitsch, T. Larson, LeMahieu, Murtha, Nass, Rivard, Severson, Strachota, Tauchen, Thiesfeldt and Wynn.	
05-10.	S.	Read first time and referred to committee on Judiciary, Utilities, Commerce, and Government Operations	256
05-12.	S.	Public hearing held.	230
05-13.	S.	Representative Steineke added as a cosponsor	276
05-16.	S.	Senator Kapanke added as a coauthor	
05-16.	S.	Fiscal estimate received.	
05-17.	S.	LRB correction	283
05-19.	S.	Fiscal estimate received.	
05-19.	S.	Fiscal estimate received.	
05-19.	S.	Fiscal estimate received.	
05-23.	S.	Senate substitute amendment 1 offered by Senator Galloway (LRB s0120)	300
05-25.	S.	Senate amendment 1 to Senate substitute amendment 1 offered by Senators Risser and Erpenbach (LRB	
oc 20.	~.	a1146)	304
05-25.	S.	Senate amendment 2 to Senate substitute amendment 1 offered by Senators Risser and Erpenbach (LRB	
05 25.	٥.	a1147)	304
05-25.	S.	Senate amendment 3 to Senate substitute amendment 1 offered by Senator Galloway (LRB a1118)	
05-25.	S.	Senate amendment 4 to Senate substitute amendment 1 offered by Senator Galloway (LRB a1137)	
05-25.	S.	Fiscal estimate received.	50.
05-25.	S.	Executive action taken.	
05-26.	S.	Fiscal estimate received.	
05-26.	S.	Fiscal estimate received.	
05-20.	S.	Report adoption of Senate Amendment 3 to Senate Substitute Amendment 1 recommended by	
		committee on Judiciary, Utilities, Commerce, and Government Operations, Ayes 5, Noes 0	309
05-27.	S.	Report adoption of Senate Amendment 4 to Senate Substitute Amendment 1 recommended by committee on Judiciary, Utilities, Commerce, and Government Operations, Ayes 5, Noes 0	309
05-27.	S.	Report adoption of Senate Substitute Amendment 1 recommended by committee on Judiciary, Utilities,	
		Commerce, and Government Operations, Ayes 3, Noes 2	309
05-27.	S.	Report passage as amended recommended by committee on Judiciary, Utilities, Commerce, and	
		Government Operations, Ayes 3, Noes 2	309
05-27.	S.	Available for scheduling.	
05-31.	S.	Fiscal estimate received.	
06-07.	S.	Referred to joint committee on Finance by committee on Senate Organization, pursuant to Senate Rule 41 (1)(e), Ayes 5, Noes 0	320
06-07.	S.	Representative Craig added as a cosponsor	
06-09.	S.	Executive action taken.	
06-13.	S.	Report introduction of Senate Amendment 1 to Senate Substitute Amendment 2 recommended by joint	
		committee on Finance, Ayes 16, Noes 0 (LRB a1221)	334
06-13.	S.	Report adoption of Senate Amendment 1 to Senate Substitute Amendment 2 recommended by joint	22.
06.12	~	committee on Finance, Ayes 14, Noes 2	334
06-13.	S.	Report introduction of Senate Substitute Amendment 2 recommended by joint committee on Finance, Ayes 16, Noes 0 (LRB s0135)	334
06-13.	S.	Report adoption of Senate Substitute Amendment 2 recommended by joint committee on Finance, Ayes	334
		15. Noes I	

06-13.	S.	Report passage as amended, with emergency statement attached, pursuant to s.16.47 (2), Wisconsin Statutes, recommended by joint committee on Finance
06-13.	S.	Available for scheduling.
06-13.	S.	Placed on calendar 6-14-2011 pursuant to Senate Rule 18(1)
06-14.	S.	Senator Vinehout added as a coauthor
06-14.	S.	Placed at the foot of the 11th order of business on the calendar of 6-14-2011
06-14.	S.	Read a second time
06-14.	S.	Senate amendment 1 to Senate substitute amendment 2 adopted
06-14.	S.	Senate amendment 2 to Senate substitute amendment 2 offered by Senator Carpenter (LRB a1223)
06-14.	S.	Senate amendment 2 to Senate substitute amendment 2 laid on table, Ayes 22, Noes 10
06-14.	S.	Senate amendment 3 to Senate substitute amendment 2 offered by Senator Carpenter (LRB a1245)
06-14.	S.	Point of order that Senate amendment 3 to Senate substitute amendment 2 not germane taken under advisement
06-14.	S.	Senate amendment 4 to Senate substitute amendment 2 offered by Senators Wanggaard, Schultz and S. Fitzgerald (LRB a1252)
06-14.	S.	Senate amendment 4 to Senate substitute amendment 2 adopted
06-14.	S.	Senate amendment 5 to Senate substitute amendment 2 offered by Senators Erpenbach and Risser (LRB a1291)
06-14.	S.	Senate amendment 5 to Senate substitute amendment 2 laid on table, Ayes 22, Noes 10
06-14.	S.	Point of order that Senate amendment 3 to Senate substitute amendment 2 not germane withdrawn
06-14.	S.	Senate amendment 3 to Senate substituté amendment 2 laid on table, Ayes 22, Noes 10
06-14.	S.	Senate amendment 6 to Senate substitute amendment 2 offered by Senators Erpenbach and Risser (LRB a1285)
06-14.	S.	Senate amendment 6 to Senate substitute amendment 2 withdrawn and returned to author
06-14.	S.	Senate amendment 7 to Senate substitute amendment 2 offered by Senators Erpenbach and Risser (LRB a1282)
06-14.	S.	Senate amendment 7 to Senate substitute amendment 2 withdrawn and returned to author
06-14.	S.	Senate amendment 8 to Senate substitute amendment 2 offered by Senators Erpenbach and Risser (LRB a1290)
06-14.	S.	Senate amendment 8 to Senate substitute amendment 2 laid on table, Ayes 24, Noes 8
06-14.	S.	Senate amendment 9 to Senate substitute amendment 2 offered by Senator Erpenbach (LRB a1287)
06-14.	S.	Senate amendment 9 to Senate substitute amendment 2 laid on table, Ayes 24, Noes 8
06-14.	S.	Senate amendment 10 to Senate substitute amendment 2 offered by Senators Risser, Miller, Hansen, Carpenter, Jauch, T. Cullen and S. Coggs (LRB a1225)
06-14.	S.	Senate amendment 10 to Senate substitute amendment 2 laid on table, Ayes 22, Noes 10
06-14.	S.	Senate amendment 11 to Senate substitute amendment 2 offered by Senators Risser, Hansen, Carpenter, Jauch, T. Cullen and S. Coggs (LRB a1231)
06-14.	S.	Senate amendment 11 to Senate substitute amendment 2 laid on table, Ayes 20, Noes 12
06-14.	S.	Senate amendment 12 to Senate substitute amendment 2 offered by Senators Risser, Jauch, T. Cullen, S. Coggs and Carpenter (LRB a1233)
06-14.	S.	Senate amendment 12 to Senate substitute amendment 2 laid on table, Ayes 22, Noes 10
06-14.	S.	Senate amendment 13 to Senate substitute amendment 2 offered by Senators Risser, Miller, T. Cullen, S. Coggs and Carpenter (LRB a1229)
06-14.	S.	Senate amendment 13 to Senate substitute amendment 2 laid on table, Ayes 23, Noes 9
06-14.	S.	Senate amendment 14 to Senate substitute amendment 2 offered by Senators Risser, Jauch, T. Cullen, S. Coggs and Carpenter (LRB a1234)
06-14.	S.	Senate amendment 14 to Senate substitute amendment 2 laid on table, Ayes 21, Noes 10
06-14.	S.	Senate amendment 15 to Senate substitute amendment 2 offered by Senators Risser, Jauch, T. Cullen and S. Coggs (LRB a1239)
06-14.	S.	Senate amendment 15 to Senate substitute amendment 2 laid on table, Ayes 23, Noes 10
06-14.	S.	Senate amendment 16 to Senate substitute amendment 2 offered by Senators C. Larson, T. Cullen, S. Coggs, Carpenter, Risser, Miller and Jauch (LRB a1280)
06-14.	S.	Senate amendment 16 to Senate substitute amendment 2 laid on table
06-14.	S.	Senate amendment 17 to Senate substitute amendment 2 offered by Senators C. Larson, Carpenter, Hansen and Jauch (LRB a1286)
06-14.	S.	Senate amendment 17 to Senate substitute amendment 2 laid on table
06-14.	S.	Senate amendment 18 to Senate substitute amendment 2 offered by Senators C. Larson, T. Cullen, S. Coggs, Carpenter, Risser, Miller and Hansen (LRB a1281)
06-14.	S.	Senate amendment 18 to Senate substitute amendment 2 laid on table
06-14.	S.	Senate amendment 19 to Senate substitute amendment 2 offered by Senators Jauch, Hansen and Risser (LRB a1276)
06 14	C	Sanata amandmant 10 to Sanata substituta amandmant 2 laid on table. Avas 22, Noos 0



06-14.	S.	Senate substitute amendment 2 adopted	348
06-14.	S.	Ordered to a third reading	
06-14.	S.	Rules suspended	
06-14.	S.	Read a third time and passed, Ayes 25, Noes 8	348
06-14.	S.	Ordered immediately messaged	
06-14.	A.	Received from Senate	395
06-14.	A.	Read first time and referred to committee on Rules	395
06-15.	A.	Senator Wanggaard added as a coauthor	397
06-16.	A.	Made a special order of business at 10:01 A.M. on 6-21-2011 pursuant to Assembly Resolution 10	400
06-21.	A.	Representative Jacque added as a cosponsor.	
06-21.	A.	Representative Spanbauer added as a cosponsor.	
06-21.	A.	Read a second time.	
06-21.	A.	Assembly amendment 1 offered by Representatives Barca, Pasch, Seidel, Roys, Mason, Turner, Young and E. Coggs (LRB a1363).	
06-21.	A.	Assembly amendment 1 withdrawn and returned to author.	
06-21.	A.	Assembly substitute amendment 1 offered by Representatives Barca, Turner, Zepnick, D. Cullen, Pasch, Seidel, Bewley, Hulsey, Hintz, Berceau, Roys and E. Coggs (LRB s0154).	
06-21.	A.	Assembly substitute amendment 1 laid on table, Ayes 62, Noes 36.	
06-21.	A.	Assembly amendment 2 offered by Representatives D. Cullen, Pasch, E. Coggs, Young, Sinicki, Staskunas, Toles and Zamarripa (LRB a1373).	
06-21.	A.	Assembly amendment 2 placed after Assembly amendment 3.	
06-21.	A.	Assembly amendment 3 offered by Representatives Pasch, D. Cullen, Hintz, Roys, Young, Zamarripa, Turner, Clark, Hulsey, Pope-Roberts, Pocan, Ringhand, Bewley, Seidel, Berceau and Richards (LRB a1378).	
06-21.	A.	Assembly amendment 3 laid on table, Ayes 65, Noes 32.	
06-21.	A.	Assembly amendment 2 placed after Assembly amendment 4.	
06-21.	A.	Assembly amendment 4 offered by Representatives Pasch, Bewley, Pope-Roberts, Bernard Schaber, Richards, Turner, Roys, Zamarripa, Young, E. Coggs, D. Cullen, Toles, Sinicki and Seidel (LRB a1377).	
06-21.	A.	Assembly amendment 4 laid on table, Ayes 67, Noes 30.	
06-21.	A.	Assembly amendment 2 placed after Assembly amendment 5.	
06-21.	·A.	Assembly amendment 5 offered by Representatives Young, Sinicki, E. Coggs, Zamarripa and Turner (LRB a1347).	
06-21.	A.	Assembly amendment 5 laid on table, Ayes 68, Noes 29.	
06-21.	A.	Assembly amendment 2 laid on table, Ayes 69, Noes 28.	
06-21.	A.	Representatives Litjens, Nerison, Williams, Klenke, Nygren, J. Ott, Marklein, Tranel, Petryk, Bernier, Endsley, Tiffany, Bies, Clark and Radcliffe added as cosponsors.	
06-21.	A.	Ordered to a third reading.	
06-21.	A.	Rules suspended.	
06-21.	Α.	Read a third time and concurred in, Ayes 68, Noes 27, Paired 2.	
06-21.	A.	Ordered immediately messaged.	
06-22.	S.	Received from Assembly concurred in.	



2011 ENROLLED BILL

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ADOPTI	ED DOCUMENTS: $ \underline{S} \Box \underline{\text{Engr}} \qquad \underline{\leq} \underline{\text{SubAr}} $	mdt <u>2</u>	11 = 0135 3
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State of Misconsin 2011 - 2012 LEGISLATURE



CMH&RNK:kjf/cjs/wlj/nwn:md

SENATE SUBSTITUTE AMENDMENT 2, TO 2011 SENATE BILL 93

June 13, 2011 - Offered by Joint Committee on Finance.

AN ACT to repeal 941.237 (4) and 948.605 (2) (b) 1., 2., 4., 5. and 7.; to renumber 1 2 167.30, 941.295 (1), 943.13 (1e) (a) and 947.01; to renumber and amend 3 29.089 (2), 29.091, 29.621 (4), 167.31 (3) (a), 440.26 (3m), 941.23, 941.235 (2), 941.295 (2) (d), 941.295 (4), 943.13 (2), 948.605 (2) (b) 6. and 948.605 (2) (b) 8.; 4 5 to amend 23.33 (3) (e), 48.685 (2) (bb), 50.065 (2) (bb), 59.54 (6), 66.0409 (3) (b), 6 165.60, 165.81 (2), 165.82 (1) (intro.), 165.82 (2), 167.31 (1) (b), 167.31 (2) (a), 7 167.31 (2) (b), 167.31 (2) (c), 813.12 (6) (am) 1., 813.122 (9) (am) 1., 813.125 (5r) (a), 895.527 (5) (a), 938.396 (2g) (n), 939.22 (10), 941.295 (2) (intro.), 943.13 (1m) 8 9 (b), 943.13 (3), 947.011 (2) (a) 1., 947.011 (2) (c) 1., 947.011 (2) (d), 948.60 (1), 10 948.605 (2) (a), 948.605 (2) (b) (intro.), 968.255 (1) (a) 2., 971.37 (1m) (a) 2. and 11 973.055 (1) (a) 1.; and to create 20.455 (2) (gs), 20.455 (2) (gu), 29.089 (2) (a), 29.089 (2) (b), 29.089 (2) (c), 29.089 (2) (d), 29.091 (2), 29.621 (4) (a), 29.621 (4) 12 13 (b), 29.621 (4) (c), 29.621 (4) (d), 29.621 (6), 66.0409 (6), 165.25 (12), 167.30 (2),

167.31 (3) (a) 2., 167.31 (4) (at), 175.48, 175.49, 175.60, 440.26 (3m) (a), 440.26 (3m) (b), 440.26 (3m) (c), 440.26 (3m) (d), 941.23 (1), 941.23 (2) (b), 941.23 (2) (c), 941.23 (2) (d), 941.23 (2) (e), 941.23 (2) (e), 941.235 (2) (e), 941.235 (2) (e), 941.237 (3) (cr), 941.237 (3) (cr), 941.237 (3) (cx), 941.295 (1c) (b) and (c), 941.295 (2) (d) 2., 941.295 (2g), 941.295 (2r), 943.13 (1e) (aL), 943.13 (1e) (bm), 943.13 (1e) (cm), 943.13 (1e) (g), 943.13 (1e) (h), 943.13 (1m) (c), 943.13 (2) (bm), 946.71, 947.01 (2) and 948.605 (2) (b) 1m. and 1r. of the statutes; **relating to:** carrying a concealed weapon; licenses authorizing persons to carry concealed weapons; possessing or transporting a firearm, bow, or crossbow under certain circumstances; disorderly conduct limitations; photographic identification cards for former law enforcement officers; providing an exemption from emergency rule procedures; requiring the exercise of rule–making authority; making appropriations; and providing penalties.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 20.455 (2) (gs) of the statutes is created to read:

20.455 (2) (gs) Background check for licenses to carry concealed weapons. All moneys received as fee payments under s. 175.60 (7) (c) and (d), (13), and (15) (b) 4.

a. and b. te provide services under s. 175.60.

SECTION 2. 20.455 (2) (gu) of the statutes is created to read:

20.455 (2) (gu) *Certification cards for carrying concealed weapons.* All moneys received as fees under s. 175.49 (5m) to verify eligibility of, and to issue certification cards to, former officers seeking to carry concealed weapons.

SECTION 3. 23.33 (3) (e) of the statutes is amended to read:

1	23.33 (3) (e) With any firearm in his or her possession unless it is unloaded and
2	enclosed in a carrying case or unless the firearm is a handgun, as defined in s. 175.60
3	(1) (bm), or any bow unless it is unstrung or enclosed in a carrying case.
4	SECTION 4. 29.089 (2) of the statutes is renumbered 29.089 (2) (intro.) and
5	amended to read:
6	29.089 (2) (intro.) Except as provided in sub. (3), no person may have in his or
7	her possession or under his or her control a firearm on land located in state parks or
8	state fish hatcheries unless the firearm is unloaded and enclosed within a carrying
9	case. This subsection does not apply to any of the following:
10	Section 5. 29.089 (2) (a) of the statutes is created to read:
11	29.089 (2) (a) A person who is employed in this state by a public agency as a
12	law enforcement officer and to whom s. 941.23 (1) (g) 2. to 5. and (2) (b) 1. to 3. applies.
13	Section 6. 29.089 (2) (b) of the statutes is created to read:
14	29.089 (2) (b) A qualified out-of-state law enforcement officer, as defined in s.
15	941.23 (1) (g), to whom s. 941.23 (2) (b) 1. to 3. applies.
16	Section 7. 29.089 (2) (c) of the statutes is created to read:
17	29.089 (2) (c) A former officer, as defined in s. 941.23 (1) (c), to whom s. 941.23
18	(2) (c) 1. to 7. applies.
19	SECTION 8. 29.089 (2) (d) of the statutes is created to read:
20	29.089 (2) (d) A licensee, as defined in s. 175.60 (1) (d), or an out-of-state
21	licensee, as defined in s. 175.60 (1) (g), if the firearm is a handgun, as defined in s.
22	175.60 (1) (bm).
23	SECTION 9. 29.091 of the statutes is renumbered 29.091 (1) and amended to
24	read:

29.091 (1) No person may hunt or trap within any wildlife refuge established
under s. 23.09 (2) (b) or 29.621 (1), or, except as provided in sub. (2), have possession
or control of any gun, firearm, bow or crossbow unless the gun or firearm is unloaded,
the bow or crossbow is unstrung and the gun, firearm, bow or crossbow is enclosed
within a carrying case. The taking of predatory game birds and animals shall be done
as the department directs. All state wildlife refuge boundary lines shall be marked
by posts placed at intervals of not over 500 feet and bearing signs with the words
"Wisconsin Wildlife Refuge".
Section 10. 29.091 (2) of the statutes is created to read:
29.091 (2) The prohibition in sub. (1), as it relates to the possession or control
of a loaded or unencased gun or firearm within a refuge established under s. 23.09
(2) (b), does not apply to any of the following:
(a) A person who is employed in this state by a public agency as a law
enforcement officer and to whom s. 941.23 (1) (g) 2. to 5. and (2) (b) 1. to 3. applies.
(b) A qualified out-of-state law enforcement officer, as defined in s. 941.23 (1)
(g), to whom s. 941.23 (2) (b) 1. to 3. applies.
(c) A former officer, as defined in s. 941.23 (1) (c), to whom s. 941.23 (2) (c) 1.
to 7. applies.
(d) A licensee, as defined in s. 175.60 (1) (d), or an out-of-state licensee, as
defined in s. 175.60 (1) (g), if the gun or firearm is a handgun, as defined in s. 175.60
(1) (bm).
SECTION 11. 29.621 (4) of the statutes is renumbered 29.621 (4) (intro.) and
amended to read:
29.621 (4) PROTECTION. (intro.) Except as provided in s. 29.091 (1), no owner

of a wildlife refuge, and no other person, may hunt or trap within the boundaries of

1	any wildlife refuge or have in his or her possession or under his or her control in the
2	wildlife refuge a gun, firearm, bow or crossbow, unless the gun or firearm is unloaded,
3	the bow or crossbow is unstrung and the gun, firearm, bow or crossbow is enclosed
4	within a carrying case. Nothing in this section may prohibit, prevent or interfere
5	with the department in the destruction of injurious animals. This subsection, as it
6	relates to the possession or control of a loaded or unencased firearm, does not apply
7	to any of the following:
8	Section 12. 29.621 (4) (a) of the statutes is created to read:
9	29.621 (4) (a) A person who is employed in this state by a public agency as a
10	law enforcement officer and to whom s. 941.23 (1) (g) 2. to 5. and (2) (b) 1. to 3. applies.
11	Section 13. 29.621 (4) (b) of the statutes is created to read:
12	29.621 (4) (b) A qualified out-of-state law enforcement officer, as defined in s.
13	941.23 (1) (g), to whom s. 941.23 (2) (b) 1. to 3. applies.
14	Section 14. 29.621 (4) (c) of the statutes is created to read:
15	29.621 (4) (c) A former officer, as defined in s. 941.23 (1) (c), to whom s. 941.23
16	(2) (c) 1. to 7. applies.
17	Section 15. 29.621 (4) (d) of the statutes is created to read:
18	29.621 (4) (d) A licensee, as defined in s. 175.60 (1) (d), or an out-of-state
19	licensee, as defined in s. 175.60 (1) (g), if the gun or firearm is a handgun, as defined
20	in s. 175.60 (1) (bm).
21	SECTION 16. 29.621 (6) of the statutes is created to read:
22	29.621 (6) Injurious animals. Nothing in this section may prohibit, prevent,
23	or interfere with the department in the destruction of injurious animals.
24	SECTION 17. 48.685 (2) (bb) of the statutes is amended to read:

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48.685 (2) (bb) If information obtained under par. (am) or (b) 1. indicates a charge of a serious crime, but does not completely and clearly indicate the final disposition of the charge, the department, county department, agency contracted with under s. 48.651 (2), child welfare agency, school board, or entity shall make every reasonable effort to contact the clerk of courts to determine the final disposition of the charge. If a background information form under sub. (6) (a) or (am) indicates a charge or a conviction of a serious crime, but information obtained under par. (am) or (b) 1. does not indicate such a charge or conviction, the department, county department, agency contracted with under s. 48.651 (2), child welfare agency, school board, or entity shall make every reasonable effort to contact the clerk of courts to obtain a copy of the criminal complaint and the final disposition of the complaint. If information obtained under par. (am) or (b) 1., a background information form under sub. (6) (a) or (am), or any other information indicates a conviction of a violation of s. 940.19 (1), 940.195, 940.20, 941.30, 942.08, 947.01 (1), or 947.013 obtained not more than 5 years before the date on which that information was obtained, the department, county department, agency contracted with under s. 48.651 (2), child welfare agency, school board, or entity shall make every reasonable effort to contact the clerk of courts to obtain a copy of the criminal complaint and judgment of conviction relating to that violation.

SECTION 18. 50.065 (2) (bb) of the statutes is amended to read:

50.065 (2) (bb) If information obtained under par. (am) or (b) indicates a charge of a serious crime, but does not completely and clearly indicate the final disposition of the charge, the department or entity shall make every reasonable effort to contact the clerk of courts to determine the final disposition of the charge. If a background information form under sub. (6) (a) or (am), or any disclosure made pursuant to a

disclosure policy described under sub. (6) (am), indicates a charge or a conviction of a serious crime, but information obtained under par. (am) or (b) does not indicate such a charge or conviction, the department or entity shall make every reasonable effort to contact the clerk of courts to obtain a copy of the criminal complaint and the final disposition of the complaint. If information obtained under par. (am) or (b), a background information form under sub. (6) (a) or (am), any disclosure made pursuant to a disclosure policy described under sub. (6) (am), or any other information indicates a conviction of a violation of s. 940.19 (1), 940.195, 940.20, 941.30, 942.08, 947.01 (1), or 947.013 obtained not more than 5 years before the date on which that information was obtained, the department or entity shall make every reasonable effort to contact the clerk of courts to obtain a copy of the criminal complaint and judgment of conviction relating to that violation.

SECTION 19. 59.54 (6) of the statutes is amended to read:

59.54 **(6)** PEACE AND ORDER. The board may enact and enforce ordinances to preserve the public peace and good order within the county including, but not limited by enumeration, ordinances prohibiting conduct that is the same as or similar to conduct that is prohibited by ss. 947.01 <u>(1)</u> and 947.02, and provide a forfeiture for a violation of the ordinances.

Section 20. 66.0409 (3) (b) of the statutes is amended to read:

66.0409 (3) (b) Nothing in this section prohibits a city, village or town that is authorized to exercise village powers under s. 60.22 (3) from enacting an ordinance or adopting a resolution that restricts the discharge of a firearm. Any ordinance or resolution that restricts the discharge of a firearm does not apply and may not be enforced if the actor's conduct is justified or, had it been subject to a criminal penalty, would have been subject to a defense described in s. 939.45.

SECTION 21. 66.0409 (6) of the statutes is created to read:

66.0409 **(6)** Unless other facts and circumstances that indicate a criminal or malicious intent on the part of the person apply, no person may be in violation of, or be charged with a violation of, an ordinance of a political subdivision relating to disorderly conduct or other inappropriate behavior for loading, carrying, or going armed with a firearm, without regard to whether the firearm is loaded or is concealed or openly carried. Any ordinance in violation of this subsection does not apply and may not be enforced.

Section 22. 165.25 (12) of the statutes is created to read:

165.25 (12) RULES REGARDING CONCEALED WEAPONS LICENSES. Promulgate by rule a list of states that issue a permit, license, approval, or other authorization to carry a concealed weapon if the permit, license, approval, or other authorization requires, or designates that the holder chose to submit to, a background search that is comparable to a background check as defined in s. 175.60 (1) (ac).

Section 23. 165.60 of the statutes is amended to read:

165.60 Law enforcement. The department of justice is authorized to enforce ss. 101.123 (2), (2m), and (8), 175.60 (17) (e), 944.30, 944.31, 944.33, 944.34, 945.02 (2), 945.03 (1m), and 945.04 (1m) and ch. 108 and, with respect to a false statement submitted or made under s. 175.60 (7) (b) or (15) (b) 2. or as described under s. 175.60 (17) (c), to enforce s. 946.32 and is invested with the powers conferred by law upon sheriffs and municipal police officers in the performance of those duties. This section does not deprive or relieve sheriffs, constables, and other local police officers of the power and duty to enforce those sections, and those officers shall likewise enforce those sections.

Section 24. 165.81 (2) of the statutes is amended to read:

1	165.81 (2) Any electric weapon, as defined in s. 941.295 (4) (1c) (a), in the
2	possession of the laboratories shall either be destroyed or be turned over to an agency
3	authorized to have electric weapons under s. 941.295 (2).
4	SECTION 25. 165.82 (1) (intro.) of the statutes is amended to read:
5	165.82 (1) (intro.) Notwithstanding s. 19.35 (3), the department of justice shall
6	impose the following fees, plus any surcharge required under sub. (1m), for criminal
7	history searches for purposes unrelated to criminal justice or to s. 175.35, 175.49, or
8	<u>175.60</u> :
9	SECTION 26. 165.82 (2) of the statutes is amended to read:
10	165.82 (2) Except as provided in s. 175.35, the The department of justice shall
11	not impose fees for criminal history searches for purposes related to criminal justice.
12	SECTION 27. 167.30 of the statutes is renumbered 167.30 (1).
13	SECTION 28. 167.30 (2) of the statutes is created to read:
14	167.30 (2) Subsection (1) does not apply to the discharge of a firearm if the
15	actor's conduct is justified or, had it been subject to a criminal penalty, would have
16	been subject to a defense described in s. 939.45.
17	SECTION 29. 167.31 (1) (b) of the statutes is amended to read:
18	167.31 (1) (b) "Encased" means enclosed in a case that is expressly made for
19	the purpose of containing a firearm and that is completely zipped, snapped, buckled,
20	tied or otherwise fastened with no part of the firearm exposed.
21	SECTION 30. 167.31 (2) (a) of the statutes is amended to read:
22	167.31 (2) (a) Except as provided in sub. (4), no person may place, possess, or
23	transport a firearm, bow, or crossbow in or on a motorboat with the motor running,
24	unless the firearm is a handgun, as defined in s. 175.60 (1) (bm), unless the firearm

1	is unloaded, or unless the bow or crossbow is unstrung or is enclosed in a carrying
2	case.
3	SECTION 31. 167.31 (2) (b) of the statutes is amended to read:
4	167.31 (2) (b) Except as provided in sub. (4), no person may place, possess, or
5	transport a firearm, bow, or crossbow in or on a vehicle, unless the firearm is a
6	handgun, as defined in s. 175.60 (1) (bm), unless the firearm is unloaded and encased,
7	or unless the bow or crossbow is unstrung or is enclosed in a carrying case.
8	Section 32. 167.31 (2) (c) of the statutes is amended to read:
9	167.31 (2) (c) Except as provided in sub. (4), no person may load a firearm. other
10	than a handgun, as defined in s. 175.60 (1) (bm), in a vehicle or discharge a firearm
11	or shoot a bolt or an arrow from a bow or crossbow in or from a vehicle.
12	SECTION 33. 167.31 (3) (a) of the statutes is renumbered 167.31 (3) (a) (intro.)
13	and amended to read:
14	167.31 (3) (a) (intro.) Except as provided in sub. (4), no person may place, do
15	any of the following:
16	1. Place, possess, or transport a firearm, bow, or crossbow in or on an a
17	commercial aircraft, unless the firearm is unloaded and encased or unless the bow
18	or crossbow is unstrung or is enclosed in a carrying case.
19	SECTION 34. 167.31 (3) (a) 2. of the statutes is created to read:
20	167.31 (3) (a) 2. Place, possess, or transport a firearm, bow, or crossbow in or
21	on a noncommercial aircraft, unless the firearm is unloaded and encased or the
22	firearm is a handgun, as defined in s. 175.60 (1) (bm), or unless the bow or crossbow
23	is unstrung or is enclosed in a carrying case.
24	SECTION 35. 167.31 (4) (at) of the statutes is created to read:

167.31 (4) (at) Subsections (2) (c) and (d) and (3) (b) do not apply to the
discharge of a firearm if the actor's conduct is justified or, had it been subject to a
criminal penalty, would have been subject to a defense described in s. 939.45.
Section 36. 175.48 of the statutes is created to read:
175.48 Law enforcement officer identification cards. (1) In this section,
"Wisconsin law enforcement agency" has the meaning given in s. 175.46 (1) (f).
(2) If a Wisconsin law enforcement agency issues photographic identification
cards to its officers, it may not require an officer to relinquish his or her card when
the officer separates from service with the Wisconsin law enforcement agency unless
one of the following applies:
(a) The officer may not lawfully possess a firearm under federal law.
(b) The officer did not separate from service in good standing as a law
enforcement officer with the agency.
(c) The officer served as a law enforcement officer for an aggregate of less than
10 years. This paragraph does not apply if the officer, after completing any
applicable probationary period of service with the agency, separated from service
with the agency due to a service-connected disability, as determined by the agency.
(d) Either of the following applies:
1. A qualified medical professional employed by the law enforcement agency
has found the officer to be unqualified to be a law enforcement officer for reasons
related to the officer's mental health.
2. The officer has entered into an agreement with the law enforcement agency
from which he or she is separating from service in which the officer acknowledges
that he or she is not qualified to be a law enforcement officer for reasons related to

1	the officer's mental health and in which the officer declines the photographic
2	identification for that reason.
3	(3) Unless sub. (2) (a), (b), (c), or (d) applies, if a Wisconsin law enforcement
4	agency does not issue photographic identification cards to its officers, it shall issue
5	such a card to an officer who separates from service with that agency upon the
6	separating officer's request and at his or her expense.
7	(4) This section does not restrict the right of an officer who has separated from
8	service to go armed with a firearm that is not concealed.
9	Section 37. 175.49 of the statutes is created to read:
10	175.49 Former law enforcement officers seeking to carry concealed
11	weapons. (1) Definitions. In this section:
12	(a) "Department" means the department of justice.
13	(b) "Destructive device" has the meaning given in 18 USC 921 (a) (4).
14	(c) "Firearm silencer" has the meaning given in s. 941.298 (1).
15	(d) "Former federal law enforcement officer" means a person who separated
16	from service as a law enforcement officer at a federal law enforcement agency and
17	who resides in Wisconsin.
18	(e) "Former law enforcement officer" means a person who separated from
19	service as a law enforcement officer at a state or local law enforcement agency in
20	Wisconsin.
21	(f) "Law enforcement agency" means an agency that consists of one or more
22	persons employed by the federal government, including any agency described under
23	18 USC 926C (e) (2); a state, or a political subdivision of a state; the U.S. armed forces;
24	or the national guard, that has as its purposes the prevention and detection of crime

- and the enforcement of laws or ordinances, and that is authorized to make arrests for crimes.
- (g) "Law enforcement officer" means a person who is employed by a law enforcement agency for the purpose of engaging in, or supervising others engaging in, the prevention, detection, investigation, or prosecution of, or the incarceration of any person for, any violation of law and who has statutory powers of arrest.
 - (h) "Machine gun" has the meaning given in s. 941.27 (1).
- (2) CERTIFICATION OF FORMER LAW ENFORCEMENT OFFICERS. (a) Upon the request of a former law enforcement officer and at the expense of the former law enforcement agency officer, a law enforcement agency that employed the former law enforcement officer shall, except as provided in par. (b), issue the former law enforcement officer a certification card as described in sub. (4) stating all of the following:
- 1. The type of firearm the former law enforcement officer is certified to carry, but no former law enforcement officer may be certified to carry a machine gun, a firearm silencer, or a destructive device.
- 2. The former law enforcement officer has been found by the state, or by a certified firearms instructor if such an instructor is qualified to conduct a firearms qualification test for active law enforcement officers in the state, to meet the standards for qualification in firearms training for active law enforcement officers to carry a firearm of the type under subd. 1., that are established by the state or, if the state does not establish standards, by the law enforcement agency from which the former law enforcement officer separated.
- 3. The date on which the finding under subd. 2. was made and an expiration date that is 12 months later than that date.

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- 4. That, due to the finding under subd. 2., the former law enforcement officer is qualified to carry a concealed firearm of the type under subd. 1.
- (b) The law enforcement agency may not issue the former law enforcement officer a certification card under par. (a) unless the law enforcement agency first verifies all of the following:
- 1. The former law enforcement officer separated from service as a law enforcement officer with the law enforcement agency in good standing.
- 2. The former law enforcement officer served as a law enforcement officer for an aggregate of at least 10 years or the former law enforcement officer separated from law enforcement service due to a service–connected disability, as determined by the law enforcement agency, after completing any applicable probationary period.
 - 3. Both of the following:
- a. A qualified medical professional employed by the law enforcement agency has not found the former law enforcement officer to be unqualified to be a law enforcement officer for reasons related to the former officer's mental health.
- b. The former law enforcement officer has not entered into an agreement with the law enforcement agency from which he or she separated from service in which the former officer acknowledges that he or she is not qualified to be a law enforcement officer for reasons related to his or her mental health and in which he or she declines the photographic identification for that reason.
- 4. The former law enforcement officer is not prohibited under federal law from possessing a firearm as indicated by a search of the transaction information for management of enforcement system and the national criminal background check system.

- 5. The former law enforcement officer has, during the previous 12 months at his or her own expense, been found by the state, or by a certified firearms instructor if such an instructor is qualified to conduct a firearms qualification test for active law enforcement officers in the state, to meet the standards for qualification in firearms training for active law enforcement officers to carry a firearm of the type under par.

 (a) 1., that are established by the state or, if the state does not establish standards, by the law enforcement agency from which the former law enforcement officer separated.
- (3) CERTIFICATION OF FORMER FEDERAL LAW ENFORCEMENT OFFICERS. (a) Upon the request of a former federal law enforcement officer and at the expense of the former federal law enforcement officer, the department may, except as provided in par. (b), issue the former federal law enforcement officer a certification card as described in sub. (4) stating all of the following:
- 1. The type of firearm the former federal law enforcement officer is certified to carry, but no former federal law enforcement officer may be certified to carry a machine gun, a firearm silencer, or a destructive device.
- 2. The former federal law enforcement officer been found by the state, or by a certified firearms instructor if such an instructor is qualified to conduct a firearms qualification test for active law enforcement officers in the state, to meet the standards for qualification in firearms training for active law enforcement officers to carry a firearm of the type under subd. 1., that are established by the state or, if the state does not establish standards, by any law enforcement agency in the state.
- 3. The date on which the finding under subd. 2. was made and an expiration date that is 12 months later than that date.

- 4. That, due to the finding under subd. 2., the former federal law enforcement officer is qualified to carry a concealed firearm of the type under subd. 1.
- (b) The department may not issue the former federal law enforcement officer a certification card under par. (a) unless the department first verifies all of the following:
- 1. The former federal law enforcement officer separated from service as a law enforcement officer with the law enforcement agency in good standing.
- 2. The former federal law enforcement officer served as a law enforcement officer for an aggregate of at least 10 years or the former federal law enforcement officer separated from law enforcement service due to a service-connected disability, as determined by the law enforcement agency from which the former federal law enforcement officer separated, after completing any applicable probationary period.
- 3. a. A qualified medical professional employed by the law enforcement agency from which the former federal law enforcement officer separated has not found the former federal law enforcement officer to be unqualified to be a law enforcement officer for reasons related to the former officer's mental health.
- b. The former federal law enforcement officer has not entered into an agreement with the law enforcement agency from which he or she separated from service in which the former officer acknowledges that he or she is not qualified to be a law enforcement officer for reasons related to his or her mental health.
- 4. The former federal law enforcement officer is not prohibited under federal law from possessing a firearm as indicated by a search of the transaction information for management of enforcement system and the national criminal background check system.

5. The former federal law enforcement officer has, during the previous 12
months at his or her own expense, been found by the state, or by a certified firearms
instructor if such an instructor is qualified to conduct a firearms qualification test
for active law enforcement officers in the state, to meet the standards for
qualification in firearms training for active law enforcement officers to carry a
firearm of the type under par. (a) 1., that are established by the state or, if the state
does not establish standards, by any law enforcement agency in the state.

- (c) If, under par. (a), the department issues a former federal law enforcement officer a certification card, the department shall add the former federal law enforcement officer's information to the list the department maintains under s. 175.60 (12) (a).
- (4) CERTIFICATION CARDS. (a) 1. Subject to pars. (b), (c), and (d) and sub. (3) (a), the department shall design a certification card to be issued by the department under sub. (3) (a).
- 2. Subject to pars. (b), (c), and (d) and sub. (2) (a), each law enforcement agency, upon a request, shall design a certification card to be issued by the law enforcement agency under sub. (2) (a).
 - (b) A certification card shall contain on one side all of the following:
- 1. The full name, date of birth, and residence address of the person who holds the certification card.
- 2. A photograph of the certification card holder and a physical description that includes sex, height, and eye color.
 - 3. The name of this state.
- (c) A certification card shall include a statement that the certification card does not confer any law enforcement authority on the certification card holder and does

- not make the certification card holder an employee or agent of the certifying agency or department.
- (d) A certification card may not contain the certification card holder's social security number.
- (5) Renewal of Certification Cards. A person who holds a current certification card issued under sub. (2) or (3) may renew the certification card by requesting the law enforcement agency or the department, whichever issued the current certification card, to renew the certification card at the expense of the person holding the card, if, before the date the certification card expires, the law enforcement agency verifies sub. (2) (b) 4. and 5. if the certification card holder is a former law enforcement officer, or the department verifies sub. (3) (b) 4. and 5. if the certification card holder is a former federal law enforcement officer, and the certification card holder provides any information necessary for the verification. The renewal shall state the date on which verification was made and an expiration date that is 12 months later than that date.
- (5m) FEES. The department may charge a fee to verify eligibility for a certification card under this section, for the issuance of a certification card under sub. (3), or for the renewal of a certification card under sub. (5), but the fee may not exceed the costs the department incurs in verifying eligibility or for issuing or renewing a certification card. Payments made to the department under this subsection shall be credited to the appropriation account under s. 20.455 (2) (gu).
- **(6)** IMMUNITY. (a) When acting in good faith under this section, the department and its employees and a law enforcement agency and its employees are immune from civil and criminal liability arising from any act or omission under this section.

(b) When acting in good faith under this section, an entity providing firearms
training to comply with the requirements under sub. (2) (a) 2., (3) (a) 2., or (5) and
its employees are immune from civil and criminal liability arising from any act or
omission that is related to that training.
(7) Going armed with a firearm. This section does not limit a former officer's
right to go armed with a firearm that is not concealed.
Section 38. 175.60 of the statutes is created to read:
175.60 License to carry a concealed weapon. (1) DEFINITIONS. In this
section:
(ac) "Background check" means the searches the department conducts under
sub. (9g) to determine a person's eligibility for a license to carry a concealed weapon.
(ag) "Carry" means to go armed with.
(b) "Department" means the department of justice.
(bm) "Handgun" means any weapon designed or redesigned, or made or
remade, and intended to be fired while held in one hand and to use the energy of an
explosive to expel a projectile through a smooth or rifled bore. "Handgun" does not
include a machine gun, as defined in s. 941.27 (1), a short-barreled rifle, as defined
in s. 941.28 (1) (b), or a short–barreled shotgun, as defined in s. 941.28 (1) (c).
(bv) "Law enforcement agency" does not include the department.
(c) "Law enforcement officer" has the meaning given in s. 165.85 (2) (c).
(d) "Licensee" means an individual holding a valid license to carry a concealed
weapon issued under this section.
(e) "Motor vehicle" has the meaning given in s. 340.01 (35).
(f) "Out-of-state license" means a valid permit, license, approval, or other
authorization issued by another state if all of the following apply:

sub. (2m).

1. The permit, license, approval, or other authorization is for the carrying of a 1 2 concealed weapon. 3 2. The state is listed in the rule promulgated by the department under s. 165.25 4 (12) and, if that state does not require a background search for the permit, license, 5 approval, or authorization, the permit, license, approval, or authorization 6 designates that the holder chose to submit to a background search. 7 (g) "Out-of-state licensee" means an individual who is 21 years of age or over. 8 who is not a Wisconsin resident, and who has been issued an out-of-state license. 9 (h) "Photographic identification card" means one of the following: 10 1. An operator's license issued under ch. 343 or an identification card issued 11 under s. 343.50. 12 2. A license or card issued by a state other than Wisconsin that is substantially 13 equivalent to a license or card under subd. 1. 14 (i) "State identification card number" means the unique identifying driver 15 number assigned to a person by the department of transportation under s. 343.17 (3) 16 (a) 4. or, if the person has no driver number, the number assigned to the person on 17 an identification card issued under s. 343.50. 18 (j) "Weapon" means a handgun, an electric weapon, as defined in s. 941.295 (1c) 19 (a), a knife other than a switchblade knife under s. 941.24, or a billy club. 20 (2) ISSUANCE AND SCOPE OF LICENSE. (a) The department shall issue a license 21 to carry a concealed weapon to any individual who is not disqualified under sub. (3) 22 and who completes the application process specified in sub. (7). A license to carry a 23 concealed weapon issued under this section shall meet the requirements specified in

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(b) The department may not impose conditions, limitations, or requirements 1 2 that are not expressly provided for in this section on the issuance, scope, effect, or 3 content of a license. 4 (c) Unless expressly provided in this section, this section does not limit an 5 individual's right to carry a firearm that is not concealed. (d) For purposes of 18 USC 922 (q) (2) (B) (ii), an out-of-state licensee is 6 7 licensed by this state. 8 CARRYING A CONCEALED WEAPON; POSSESSION AND DISPLAY OF LICENSE 9 DOCUMENT OR AUTHORIZATION. (a) A licensee or an out-of-state licensee may carry a concealed weapon anywhere in this state except as provided under subs. (15m) and 10 11 (16) and ss. 943.13 (1m) (c) and 948.605 (2) (b) 1r. (b) Unless the licensee or out-of-state licensee is carrying a concealed weapon 12 13 in a manner described under s. 941.23 (2) (e), a licensee shall have with him or her 14 his or her license document and photographic identification card and an out-of-state licensee shall have with him or her his or her out-of-state license and photographic 15 16 identification card at all times during which he or she is carrying a concealed 17 weapon. 18 (c) Unless the licensee or out-of-state licensee is carrying a concealed weapon in a manner described under s. 941.23 (2) (e), a licensee who is carrying a concealed 19 20 weapon shall display his or her license document and photographic identification 21 card and an out-of-state licensee who is carrying a concealed weapon shall display

his or her out-of-state license and photographic identification card to a law

enforcement officer upon the request of the law enforcement officer while the law

enforcement officer is acting in an official capacity and with lawful authority.

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343.17 (2).

1	(2m) License document; content of license. (a) Subject to pars. (b), (bm), (c),
2	and (d), the department shall design a single license document for licenses issued and
3	renewed under this section. The department shall complete the design of the license
4	document no later than the first day of the 2nd month beginning after the effective
5	date of this paragraph [LRB inserts date].
6	(b) A license document for a license issued under this section shall contain all
7	of the following on one side:
8	1. The full name, date of birth, and residence address of the licensee.
9	2. A physical description of the licensee, including sex, height, and eye color.
10	3. The date on which the license was issued.
11	4. The date on which the license expires.
12	5. The name of this state.
13	6. A unique identification number for each licensee.
14	(bm) The reverse side of a license document issued under this section shall
15	contain the requirement under sub. (11) (b) that the licensee shall inform the
16	department of any address change no later than 30 days after his or her address
17	changes and the penalty for a violation of the requirement.
18	(c) The license document may not contain the licensee's social security number.
19	(d) 1. The contents of the license document shall be included in the document
20	in substantially the same way that the contents of an operator's license document
21	issued under s. 343.17 are included in that document.
22	2. The license document issued under this section shall be tamper proof in

substantially the same way that the operator's license is tamper proof under s.

1	(e) The department of justice may contract with the department of
2	transportation to produce and issue license documents under this section. Neither
3	the department of transportation nor any employee of the department of
4	transportation may store, maintain, or access the information provided by the
5	department of justice for the production or issuance of license documents other than
6	to the extent necessary to produce or issue the license documents.
7	(3) RESTRICTIONS ON ISSUING A LICENSE. The department shall issue a license
8	under this section to an individual who submits an application under sub. (7) unless
9	any of the following applies:
10	(a) The individual is less than 21 years of age.
11	(b) The individual is prohibited under federal law from possessing a firearm
12	that has been transported in interstate or foreign commerce.
13	(c) The individual is prohibited from possessing a firearm under s. 941.29.
14	(d) The court has prohibited the individual from possessing a dangerous
15	weapon under s. 969.02 (3) (c) or 969.03 (1) (c).
16	(e) The individual is on release under s. 969.01 and the individual may not
17	possess a dangerous weapon as a condition of the release.
18	(f) The individual is not a Wisconsin resident.
19	(g) The individual has not provided proof of training as described under sub.
20	(4) (a).
21	(4) Training requirements. (a) The proof of training requirement under sub.
22	(7) (e) may be met by any of the following:
23	1. A copy of a document, or an affidavit from an instructor or organization that
24	conducted the course or program, that indicates the individual completed any of the
25	following:

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for cause.

1 a. The hunter education program established under s. 29.591 or a substantially similar program that is established by another state, country, or province and that 2 3 is recognized by the department of natural resources. b. A firearms safety or training course that is conducted by a national or state 4 5 organization that certifies firearms instructors. 6 c. A firearms safety or training course that is available to the public and is offered by a law enforcement agency or, if the course is taught by an instructor who 7 8 is certified by a national or state organization that certifies firearms instructors or 9 by the department, by a technical college, a college or a university, a private or public 10 institution or organization, or a firearms training school. 11 d. A firearms safety or training course that is offered to law enforcement 12 officers or to owners and employees of licensed private detective and security 13 agencies. A firearms safety or training course that is conducted by a firearms 14 15 instructor who is certified by a national or state organization that certifies firearms instructors or who is certified by the department. 16 17 Documentation that the individual participated in organized shooting 2. 18 eompetitions of completed military, law enforcement, or security training that gave the individual experience with firearms that is substantially equivalent to a course 19 20 or program under subd. 1. 3. A current or expired license, or a photocopy of a current or expired license, 21 22 that the individual holds or has held that indicates that the individual is licensed or 23 has been licensed to carry a firearm in this state or in another state or in a county

or municipality of this state or of another state unless the license has been revoked

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- 4. Documentation of completion of small arms training while serving in the U.S. armed forces, reserves, or national guard as demonstrated by an honorable discharge or general discharge under honorable conditions or a certificate of completion of basic training with a service record of successful completion of small arms training and certification. (b) 1. The department shall certify instructors for the purposes of par. (a) 1. c. 6 7 and e. and shall maintain a list of instructors that it certifies. To be certified by the department as an instructor, a person must meet all of the following criteria: 8 9 a. Be qualified under sub. (3) to carry a concealed weapon. b. Be able to demonstrate the ability and knowledge required for providing 10 firearms safety and training. 2. The department may not require firing live ammunition to meet the training 12 13 requirements under par. (a). (5) APPLICATION AND RENEWAL FORMS. (a) The department shall design an 14 application form for use by individuals who apply for a license under this section and 15 a renewal form for use by individuals applying for renewal of a license under sub. 16 17 (15). The department shall complete the design of the application form no later than the first day of the 2nd month beginning after the effective date of this paragraph 18 [LRB inserts date], and shall complete the design of the renewal form no later than 19 the first day of the 36th month beginning after the effective date of this paragraph 20 [LRB inserts date]. The forms shall require the applicant to provide only his or 21 her name, address, date of birth, state identification card number, race, sex, height, 22
 - 1. A statement that the applicant is ineligible for a license if sub. (3) (a), (b), (c), (d), (e), (f), or (g) applies to the applicant.

and eye color and shall include all of the following:

1	2. A statement explaining self-defense and defense of others under s. 939.48,
2	with a place for the applicant to sign his or her name to indicate that he or she has
3	read and understands the statement.
4	3. A statement, with a place for the applicant to sign his or her name, to indicate
5	that the applicant has read and understands the requirements of this section.
6	4. A statement that an applicant may be prosecuted if he or she intentionally
7	gives a false answer to any question on the application or intentionally submits a
8	falsified document with the application.
9	5. A statement of the penalties for intentionally giving a false answer to any
10	question on the application or intentionally submitting a falsified document with the
11	application.
12	6. A statement of the places under sub. (16) where a licensee is prohibited from
13	carrying a weapon, as well as an explanation of the provisions under sub. (15m) and
14	ss. 943.13 (1m) (c) and 948.605 (2) (b) 1r. that could limit the places where the licensee
15	may carry a weapon, with a place for the applicant to sign his or her name to indicate
16	that he or she has read and understands the statement.
17	(b) The department shall make the forms described in this subsection available
18	on the Internet and, upon request, by mail.
19	(7) Submission of application. An individual may apply for a license under this
20	section with the department by submitting, by mail or other means made available
21	by the department, to the department all of the following:
22	(a) A completed application in the form prescribed under sub. (5) (a).
23	(b) A statement that states that the information that he or she is providing in
24	the application submitted under par (a) and any document submitted with the

application is true and complete to the best of his or her knowledge.

1	(c) A license fee in an amount, as determined by the department by rule, that
2	is equal to the cost of issuing the license but does not exceed \$37. The department
3	shall determine the costs of issuing a license by using a 5-year planning period.
4	(d) A fee for a background check that is equal to the fee charged under s. 175.35
5	(2i).
6	(e) Proof of training as described under sub. (4) (a).
7	(9) PROCESSING OF APPLICATION. (a) Upon receiving an application submitted
8	under sub. (7), the department shall conduct a background check.
9	(b) Within 21 days after receiving a complete application under sub. (7), the
10	department shall do one of the following:
11	1. Issue the license and promptly send the licensee his or her license document
12	by 1st class mail.
13	2. Deny the application, but only if sub. (3) (a), (b), (c), (d), (e), (f), or (g) applies
14	to the applicant. If the department denies the application, the department shall
15	inform the applicant in writing, stating the reason and factual basis for the denial
16	(9g) BACKGROUND CHECKS. (a) The department shall conduct a background
17	check regarding an applicant for a license using the following procedure:
18	1. The department shall create a confirmation number associated with the
19	applicant.
20	2. The department shall conduct a criminal history record search and shall
21	search its records and conduct a search in the national instant criminal background
22	check system to determine whether the applicant is prohibited from possessing a
23	firearm under federal law; whether the applicant is prohibited from possessing a
24	firearm under s. 941.29; whether the applicant is prohibited from possessing a

firearm under s. 51.20 (13) (cv) 1., 2007 stats.; whether the applicant has been

- ordered not to possess a firearm under s. 51.20 (13) (cv) 1., 51.45 (13) (i) 1., 54.10 (3) (f) 1., or 55.12 (10) (a); whether the applicant is subject to an injunction under s. 813.12 or 813.122, or a tribal injunction, as defined in s. 813.12 (1) (e), issued by a court established by any federally recognized Wisconsin Indian tribe or band, except the Menominee Indian tribe of Wisconsin, that includes notice to the respondent that he or she is subject to the requirements and penalties under s. 941.29 and that has been filed with the circuit court under s. 806.247 (3); and whether the applicant is prohibited from possessing a firearm under s. 813.125 (4m); and to determine if the court has prohibited the applicant from possessing a dangerous weapon under s. 969.02 (3) (c) or 969.03 (1) (c) and if the applicant is prohibited from possessing a dangerous weapon as a condition of release under s. 969.01.
 - 3. As soon as practicable, the department shall do the following:
- a. If the background check indicates sub. (3) (b), (c), (d), or (e) applies to the applicant, create a unique nonapproval number for the applicant.
- b. If the completed background check does not indicate that sub. (3) (b), (c), (d), or (e) applies to the applicant, create a unique approval number for the applicant.
- (b) The department shall maintain a record of all completed application forms and a record of all approval or nonapproval numbers regarding background checks under this subsection.
- (9r) EMERGENCY LICENSE. (a) An individual who requires an immediate license may petition the court in the county in which he or she resides for such a license. Unless the court knows that the individual is ineligible for a license under sub. (3), a court may issue an emergency license to an individual if the court determines that immediate licensure is warranted to protect the individual from death or great bodily harm, as defined in s. 939.22 (14).

1	(b) An emergency license issued under this subsection is valid for 30 days
2	unless it is revoked under par. (bm) or it is void under par. (c).
3	(bm) If the court determines that a holder of an emergency license issued under
4	par. (a) is ineligible under sub. (3) for a license, the court shall revoke the emergency
5	license.
6	(c) If the holder of an emergency license issued under par. (a) applies for a
7	license under sub. (7) and is determined to be ineligible under sub. (3) for a license,
8	the emergency license is void.
9	(11) UPDATED INFORMATION. (a) 1. In this paragraph:
10	a. "Clerk" means the clerk of the circuit court or, if it has enacted a law or an
11	ordinance in conformity with s. 346.63, the clerk of the court for a federally
12	recognized American Indian tribe or band in this state, a city, a village, or a town.
13	b. "Court automated information systems" means the systems under s. 758.19
14	(4).
15	2. The court automated information systems, or the clerk or register in probate,
16	if the information is not contained in or cannot be transmitted by the court
17	automated information systems, shall promptly notify the department of the name
18	of any individual with respect to whom any of the following occurs and the specific
19	reason for the notification:
20	a. The individual is found by a court to have committed a felony or any other
21	crime that would disqualify the individual from having a license under this section.
22	b. The individual is found incompetent under s. 971.14.
23	c. The individual is found not guilty of any crime by reason of mental disease
24	or mental defect under s. 971.17.

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1 d. The individual is involuntarily committed for treatment under s. 51.20 or 2 51.45. 3 e. The individual is found incompetent under ch. 54. 4 f. The individual becomes subject to an injunction described in s. 941.29 (1) (f) 5 or is ordered not to possess a firearm under s. 813.125 (4m). 6 g. A court has prohibited the individual from possessing a dangerous weapon 7 under s. 969.02 (3) (c) or 969.03 (1) (c). 8 h. A court has ordered the individual not to possess a firearm under s. 51.20 9 (13) (cv) 1., 51.45 (13) (i) 1., 54.10 (3) (f) 1., or 55.12 (10) (a). 10 i. The individual is on release under s. 969.01 and the individual may not 11 possess a dangerous weapon as a condition of the release. 12 3. Upon receiving a notice under subd. 2., the department shall immediately 13 determine if the individual who is the subject of the notice is a licensee, using the list 14 maintained under sub. (12) (a). 15 (b) 1. No later than 30 days after changing his or her address, a licensee shall 16 inform the department of the new address. The department shall include the 17 individual's new address in the list under sub. (12) (a). 18 2. Except as provided in subd. 3., for a first violation of subd. 1., the department 19 must issue the licensee a warning. 20 3. If an individual is in violation of subd. 1. and his or her license has been 21 suspended or revoked under sub. (14), the individual is subject to the penalty under 22 sub. (17) (ac). 23 4. A licensee may not be charged with a violation of subd. 1. if the department 24 learns of the violation when the licensee informs the department of the address